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June 27, 2012

Via U.S. Mail

Illinois Insurance Company in Receivership  
Office of the Special Deputy Receiver  
222 Merchandise Mart Plaza, Suite 1450  
Chicago, IL 60654

Dear Sir or Madam,

We have been retained by the Trustee of the chapter 7 bankruptcy estate of D/C Distribution, LLC ("Debtor") as counsel to pursue insurance recovery for asbestos bodily injury claims made against the Debtor.

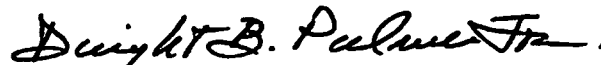
The Debtor (f/k/a D/C Distribution Corp., Amfac Distribution Corp. and WDS, Inc.) was a subsidiary of Amfac, Inc. at least for the period 1970-1995. We understand that Illinois Insurance Company issued liability policies insuring Amfac, Inc., and its subsidiaries, including Debtor, for at least the period 7.1.86-7.1.87 (policy numbers DOL06309, DOL06293 and DOL06460).

Please confirm the insurance limits remaining for all policies insuring Amfac, Inc. and its subsidiaries, and any policies issued to Debtor in its own name. Please let us know how you would like us to proceed with presenting asbestos claims for payment.

If all insurance limits have been exhausted by payment of claims, please provide a sworn statement verifying payment, including an itemization of the claims paid, the dates paid, a description of each claim paid, the total amount of limits paid, and the date of exhaustion of the limits.

Thank you for your attention to this matter.

Very truly yours,  
FRANK/GECKER LLP,



By: Dwight B. Palmer, Jr.,  
Of Counsel to the Firm.

DBP:ecp  
cc: Joseph D. Frank, Esq.